

UNITED STATES DISTRICT COURT	•
BROOKIYN, NEWYORK	
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TRAGER, J.

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John R. Demos (Name of Plaintiff)	29 U.S.C. 94, 15 U.S. C. 77v(A), 78 AA, BLOOM, N 29 U.S.C. 1132(A) 18 U.S. C. 1965 31 U.S. C. 372'9 M. VS I. L. I. C. 1355 U.S. ZZO,
YS.	BY A PRISONER UNDER 42
louis V. GERSTNER	U.S.C. § 1983
MEI KARMAZÎN	FEB 1 9 2002
(Names of Defendants) L. Previous Lawsuits:	PRO SE OFFICE
	s in any federal court in the United States while a prisoner:
B. If your answer to A is yes, how many below. (If there is more than one lawsuit, description the same outline.)	y?: 1005 Describe the lawsuit in the space ribe the additional lawsuits on another piece of paper using
1. Parties to this previous lawsuit:	
Plaintiff John R.	Demos

Bill CliNTON

Defendants __

	2. Court (give name of District)
	U.S. DIST. CT. OF WASH, D.C.
	3. Docket Number 94-10-56
	4. Name of judge to whom case was assigned Judg E Robinson
	5. Disposition (For example: Was the case dismissed as frivolous or for failure to state a claim? Was it appealed? Is it still pending?) DISMISSEC
	6. Approximate date of filing lawsuit 8/4/94
	7 Approximate date of disposition 2/7/94
	ClauAMBAY CORRECTIONAL CENTER
]	I. Place of Present Confinement:
÷	A. Is there a prisoner grievance procedure available at this institution? Tyes INO
	B. Have you filed any grievances concerning the facts relating to this complaint?
	If your answer is NO, explain why not Not ORieve Able
	C. Is the grievance process completed?
	If your answer is YES, ATTACH A COPY OF THE FINAL GRIEVANCE RESOLUTION for any grievance concerning facts relating to this case.
Ι	II. Parties to this Complaint John R Vennes 287455
18301	II. Parties to this Complaint A Name of Plaintiff: A Name of Plaintiff: EAGIE CREST WAY, CIAIIAM BAY, WAS HINGTON. 98326 Address: Address:
	(In Item B below, place the full name of the defendant, his/her official position, and his/her place of employment. Use item C for the names, positions and places of employment of any additional defendants. Attach additional sheets if necessary.)
	B. Defendant <u>STEPHEN M. CASE</u> ; official position <u>C-E-0</u> place of employment <u>A-0-1 TIME WARNER</u> 2

Living defendants louis V. GERSTNER
C. Additional defendants
Mel KARMAZIN
IV. Statement of Claim
the description of the form of your case. Describe how each defendant is involved
(State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved, including dates, places, and other persons involved. <u>Do not give any legal arguments or cite any</u>
cases or statutes. If you allege a number of related claims, number and set forth each claim in a
separate paragraph. Attach additional sheets if necessary.)
ON OR ABOUT,, THE ABOBE NAMED DEFENDANTS ENTERED INTO A ##
CONTRACT WITH THE PLAINTIFF, BY SIGNING OFF ON THE ATTACHED PROMISSORY
NOTES. THE PROMISSORY NOTES WERE ISSUED TO THE PLAINTIFF, BY THE ABOVE
NAMED DEFENDANTS FOR HIS WORK, IDE'A, AND MANY CONTRIBUTIONS TO THEIR
CORPORATION. ON OR ABOUT 9/7/01 PLAINTIFF CONTACTED THE H.S. JUSTICE
DEPARTMENT ABOUT A POSSIBLE BOMBING OF NEW YORK'S TWIN TOWERS. PLAINTIFF
INVOKED THE "QUI-TAM" DOCTRINE AS HIS AUTHORITY. WHEN THE DEFENDANTS FOUND
OUT THAT PLAINTIFF DEMOS HAD NAMED THE MAJOR CORPORATIONS IN AMERICA AS
HAVING SUPPLIED THE FUNDS TO THE TERRORISTS, THE DEFENDANTS ATTEMPTED TO
RECEND, AND REVOKE THE PROMISSORY NOTES, BY REFUSING TO HONOR THEM. THE
DEFENDANTS HAVE MADE THREATS TO THE PLAINTIFF IN RETALIATION FOR HIS
NAMING THEM AS CO-CONSPIRATORS IN THE NEW YORK BOMBING. ALSO, THE NAMED
DEFENDANTS HAVE THREATENED TO USE THEIR POWER & INFLUENCE TO BRIBE
PRISON GUARDS, AND PRISON OFFICIALS TO HAVE ME KILLED.
I PLEAD "IMMINENT DANGER", BECAUSE ONLY A FOOL WOULD BELIEVE THAT THE NAME
DEFENDANTS DO NOT HAVE THE POWER TO MAKE GOOD ON THEIR THREATS. IN
AMERICA "MONEY TALKS", AND THE MOVERS & SHAKERS HAVE MONEY TO BURN, IF
THE DEFENDANTS WOULD SPEND \$3 MILLION TO HAVE ME KILLED, THEY WOULD NOT
FEEL THE LOSS IN THE SLICHTEST.

V.	Relief
	(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no
	cases or statutes.)
1	SEEK RELIEF IN THE SUM OF THE VALUE OF THE ATTACHED PROMISSORY
N	OTES. PROMISSORY NOTES ARE CONTRACTS, AND THE DEFENDANTS
<u></u>	AY NOT IMPAIR THE OBLIGATION OF A CONTRACT.
	HE TOTAL VALUE OF THE PROMISSORY NOTES ARE \$10 BILLION DOLLARS
T	HE TOTAL VALUE OF THE PROMISSORY NOTES ARE TO

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 6 Hay of February 3002

(Signature of Plaintiff)